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Attorneys for Defendants  
NINTENDO OF AMERICA INC. and  
NINTENDO CO., LTD.

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION

QUINTAL RESEARCH GROUP, INC.,  
  
Plaintiff,  
  
v.  
  
NINTENDO OF AMERICA INC. and  
NINTENDO CO., LTD.,  
  
Defendants.

Case No. 13-CV-0888 SBA

**ORDER GRANTING STIPULATED  
REQUEST FOR ORDER CHANGING  
TIME**

The Court having considered the parties' STIPULATED REQUEST FOR ORDER CHANGING TIME, and for good cause shown,

**PURSUANT TO THE STIPULATION, IT IS HEREBY ORDERED** that the following schedule shall apply to this action:

<b><u>Date</u></b>	<b><u>Nature of Discovery/Event</u></b>
Vacated for submission on the papers.	Hearing regarding noninfringement of "symmetrically arranged" limitation.
Fourteen days from order on MSJ	Disclosure of asserted claims and infringement contentions. Patent L.R. 3-1, 3-2.
Forty-five days after service of infringement contentions	Disclosure of invalidity contentions. Patent L.R. 3-3, 3-4.
Fourteen days after service of invalidity contentions	Exchange of proposed terms for construction. Patent L.R. 4-1.
Twenty-one days after exchange of proposed terms for construction	Exchange of preliminary claim constructions and extrinsic evidence. Patent L.R. 4-2.
Sixty days after service of invalidity contentions	File joint claim construction and prehearing statement. Patent L.R. 4-3.  Deadline to amend pleading or join additional parties without leave of the Court.  Deadline to complete mediation.
Thirty days after service of claim construction and prehearing statement	Claim construction discovery completed. Patent L.R. 4-4.
Forty-five days after service of claim construction and prehearing statement	Quintal to file and serve opening brief with supporting evidence regarding claim construction. Patent L.R. 4-5(a).
Fourteen days after service of opening brief with supporting evidence regarding claim construction	Nintendo to file and serve responsive brief with supporting evidence regarding claim construction. Patent L.R. 4-5(b).
Fourteen days after service of responsive brief with supporting evidence regarding claim construction	Quintal to file and serve reply brief with supporting evidence regarding claim construction. Patent L.R. 4-5(c).

<u>Date</u>	<u>Nature of Discovery/Event</u>
TBD	Claim construction hearing. Patent L.R. 4-6. Case Management Conference to set remaining schedule.

**IT IS FURTHER ORDERED** that the Court will enter a Scheduling Order concerning the remaining deadlines at, or following, the Markman hearing in this matter.

Dated: 5/22/2014

  
Sandra Brown Armstrong  
United States District Judge